

UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: E. Peselev

Art Unit: 1623

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Applicant: EPSHTEIN

Serial No.: 09/117,838

Filed: 08/12/1998

DECLARATION OF UNOBTINENESS*Patent*

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05/23/06
ILYA ZBOROVSKY

Commissioner for Patents
P. O. Box 1450
Alexandria, Virginia

Sir:

With the present Declaration I, Oleg EPSHTEIN, declare that
I am Head of Materia Medica, a biotechnology company which is involved in
development, manufacture and distribution of medications in the Russian
Federation.

I am familiar with my patent application and the prior art applied by the Examiner. In accordance with my invention, a method of making a medication is proposed, in which the medication is made from an active medicinal substance produced in a therapeutic dose from an initial material and a potentiated medicinal substance produced from the same initial material by a homeopathic method, which are combined with one another. The present invention also deals with a medication produced by this method, and also with a method of treatment with the use of the new medication.

In the medical science the medical practice it is known to use medicinal substances in therapeutic doses. It is also known to use the medicinal substances in homeopathic doses produced by a homeopathic process. For the first time it is proposed to make and use a medication which combines the active medicinal substance produced in therapeutic dose and a potentiated medicinal substance produced by homeopathic method from the same initial material. The new medications based on this principle have been produced and used in medical practice in the Russian Federation.

The medication is provided for highly advantageous results which could not be obtained in a different way, by using corresponding medicinal substances in a therapeutic dose or by using corresponding substances in homeopathic dose individually. With the medicine produced

by combination of atropine sulphate and atropini Sulfati C30 combine with one another and both produced from atropine and combined with one another, the medicine applied in optomology as a mydriatic for diagnosis and treatment of inflammatory condition did not cause accommodation paralysis as an adverse effect.

The medication produced by combination of acidum E Salicylicum with the therapeutic dose substance both produced from acetyl salicylic acid, analgesic, anti-inflammatory and antipyretic actions were exhibited without adverse or allergic reactions, and with its therapeutic effect and influence being accelerated augmented.

The medication produced from cortex C12 incorporated into prednisolone was used to influence actively carbohydrate and protein metabolism due to augmented anti-inflammatory desensitizing and anti-allergic qualities and it notably reduced severe metabolic disturbances, such as Cushing's syndrome. Also, positive results the void of adverse complications were obtained in cirrhotic liver.

The medication produced by combination of potentiated Insulinum C30 with insulin demonstrated augmented and prolonged specific action to regulate carbohydrate metabolism, to stimulate a simulation of

glucose in the tissues and to promote cellular glucose intake, at lower doses and with reduced adverse effects.

The medication including a zinc paste, combined with Zincium, Metallicium was used to treat skin diseases and demonstrated augmented antiseptic disinfecting and astringent action devoid of skin irritations.

The medication for therapeutic treatment of neoplasms including sarcolycine with potentiated Sarcolysinum provided lower toxicity of the medicine and increase therapeutic efficiency.

The above presented examples clearly showed that the new medicine, its method of manufacture, and the method of treatment with the use of it, are new, unobvious, highly advantageous, and therefore the claims currently on file which define this new invention clearly and patentably distinguish the present invention from the prior art.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that those statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18

of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



O. EPHSTEIN